1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 WESLEY COTTON, 11 Case No.: 1: 22-cv-0568 JLT EPG (PC) 12 Plaintiff. ORDER ADOPTING IN FULL THE FINDINGS AND RECOMMENDATIONS AND DENYING DEFENDANT MEDINA'S MOTION FOR 13 v. SUMMARY JUDGMENT REGARDING EXHAUSTION OF ADMINISTRATIVE 14 S. MEDINA, et al., **REMEDIES** 15 Defendants. (Docs. 38, 66) 16 Wesley Cotton asserts the defendants violated his rights while he was incarcerated at Corcoran 17 State Prison. Plaintiff seeks to hold Medina liable for failure to protect him under the Eighth 18 Amendment. (Doc. 1 at 3-5; see also Doc. 15 at 2.) Medina seeks summary judgment on the claim 19 raised against her, asserting that Plaintiff did not exhaust his administrative remedies.<sup>1</sup> (Doc. 38.) 20 The magistrate judge observed Medina stated in her answer to the complaint: "there is an 21 administrative grievance process available to Plaintiff and admits that Plaintiff exhausted those 22 administrative remedies." (Doc. 66 at 9, quoting Doc. 23 at 5, ¶ 21.) The magistrate judge determined 23 24 "[t]his admission is ... binding on Defendant Medina, and Defendant Medina's motion for summary judgment is subject to denial on that basis." (Id. at 10.) In addition, the magistrate judge reviewed 25 Plaintiff's grievance and a video of the grievance interview. (Id. at 11-13.) The magistrate judge 26 27

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<sup>&</sup>lt;sup>1</sup> Plaintiff also seeks to hold several correctional officers liable for excessive force. (*See* Doc. 15 at 2; *see also* Doc. 45.) The pending motion does not address exhaustion of the claims raised against to the other defendants.

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found "Plaintiff's grievance contained enough factual specificity to put the prison on notice as to the nature of the wrong for which Plaintiff now seeks redress in this Court under his failure to protect claim." (Id. at 14.) Therefore, the magistrate judge recommended Medina's motion for summary judgment be denied.

The Court served the Findings and Recommendations on the parties and notified them that any objections were due within 30 days. (Doc. 66 at 14.) The Court also advised the parties that the "failure to file objections within the specified time may result in the waiver of rights on appeal." (Id., citing Wilkerson v. Wheeler, 772 F.3d 834, 838-39 (9th Cir. 2014).) Neither Plaintiff nor Medina filed objections, and the time to do so has passed.

According to 28 U.S.C. § 636(b)(1), this Court performed a *de novo* review of the action. Having carefully reviewed the matter, the Court concludes the Findings and Recommendations are supported by the record and by proper analysis. Thus, the Court **ORDERS**:

- The Findings and Recommendations issued on March 26, 2024 (Doc. 66) are 1. **ADOPTED** in full.
- 2. Defendant Medina's motion for summary judgment (Doc. 38) is **DENIED**.

PLANTA L. MANYANA STATES DISTRICT JUI

IT IS SO ORDERED.

Dated: May 2, 2024

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